

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

	a de la composição de la c	9.445 1.1 <u>1</u>		AUST MAMED WENTER		ATTCHNEY DOCKET NO.
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WUU	DDCOCK, W	ASHBURN, KUI	11129		ART UNI	T PAPER NUMBER
MACKIEWICZ & NORRIS ONE LIBERTY PLACE - 46TH FLOOR					1807	10
UNE	TI VDELBHI	A. PA 19103	\$			08/31/94
FH	ICHDEC III				DATE MAILED:	
ns sac OMAIISS	emmunication from t SIONER OF PATENT	the examiner in charge of IS AND TRADEMARKS	your application.			•
This ap	oplication has bee	n restricted	☐ Responsive to	o communication filed on		☐ This action is made final.
					nonth(s), 30	days from the date of this letter
nortene	d statutory period	for response to this	action is set to ex			·
ure to r	espond within the	period for response t	will cause the ap	plication to become aban	uonea. 33 0.3.0.	
11	THE FOLLOWING	3 ATTACHMENT(S)	ARE PART OF TI	HIS ACTION:		
1.	Notice of Referer	nces Cited by Examine	er, PTO-892.		e re Patent Drawing, P	
3. 🗆		ed by Applicant, PTO-		=	•	oplication, Form PTO-152.
5.	Information on H	ow to Effect Drawing	Changes, PTO-1	474. 6. 🗆		
4 11	SUMMARY OF	ACTION		_		
t II	SUMMARY OF	CHON	1-35			
1. 🗹	Claims					are pending in the applicati
	Of the abo	ove, claims			8	re withdrawn from consideration
_						have been expedied
2. 📙						have been cancelled.
3. 🗆	Claims					are allowed.
						are rejected.
4. 🗆	Claims					
5. 🗆	Claims					are objected to.
6. DZ	Claims	1-35	-		are subject to restr	iction or election requirement.
• -						
7. 🗆	This application	has been filed with in	formal drawings	under 37 C.F.R. 1.85 which	ch are acceptable for o	examination purposes.
a 🗆	Formal drawings	s are required in respo	onse to this Offic	e action.		
9.	The corrected o	r substitute drawings	have been receiv	ved on	Under 37	C.F.R. 1.84 these drawings
	are Ll accept	able. I not accepta	ble (see explanat	tion or Notice re Patent D	rawing, P10-940).	
10. 🗆	The proposed a	dditional or substitute	sheet(s) of draw	rings, filed on	has (have) be	en approved by the
	examiner. 🗆 o	disapproved by the ex	aminer (see expl	lanation).		
_					anaround	noroyed (see explanation)
11. 📙	The proposed d	rawing correction, file	d on	, nas been 🗀	approved. 🗀 disaş	proved (see explanation).
12. 🗆	Acknowledgme	nt is made of the clain	n for priority und	er U.S.C. 119. The certifie	ed copy has 🔲 been	received not been receive
13. 🗆	Since this applic	cation appears to be i	n condition for a	llowance except for forma	al matters, prosecution	as to the merits is closed in
	accordance witl	n the practice under E	x parte Quayle,	1935 C.D. 11; 453 O.G. 21	13.	
–	1					
14.	Other					

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